DECLARATION AND POWER OF ATTOLAEY FOR ORIGINAL U.S. PATENT APPLICATION

Attorney's Docket No. IMM1P053

As bel w-named inventors, we hereby declare that:

Our residences, post office addresses and citizenships are as stated below next to our names.

We believe that we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled, <u>METHOD AND APPARATUS FOR PROVIDING PEER-TO-PEER FORCE FEEDBACK</u> OVER A COMPUTER NETWORK, the specification of which,

OVER A COMPUTE	R NETWORK, t	ne specification	of which,	, .			,	
(check one)	1. 🔲 is a	ittached hereto.			•			
	2. 🔀 ·· wa		ication Serial	1998 No. <u>09/15</u>			.∙as	
	3. wa		nal PCT Appl mended on	ication Serial No.	a	s	·.	•
We hereby state that vamended by any amer			the contents	of the above-ident	ified specifica	ation, i	ncluding t	he claims, as
We acknowledge the Title 37, CFR §1.56.	duty to disclose	information wh	ich is materi	al to the examinat	ion of this ar	plicati	on in acco	ordance with
We hereby claim fore inventors' certificate having a filing date be	listed below and	d have also iden	ntified below	any foreign appli				
Pri r Foreign Applic	cation(s)					Priority Benefits Claimed?		
						Yes	No	
(Appl. No.)	(Co	ountry)	(Date	Filed- Day/Month/Y	ear)		·	
					·	Yes	No.	
(Appl. No.)	(Co	ountry)	(Date	Filed- Day/Month/Y	ear)			
We hereby claim the	benefit under 35	U.S.C. §119(e) o	of any United	States provisional	application(s)	listed	below:	•
60/017,803 (Application Serial No	o.)	May 17. (Filing Da						·
We hereby claim the insofar as the subject manner provided by information as define application and the na	matter of each of the first paragraped in Title 37, C	the claims of the oh of Title 35, U ode of Federal	is application Inited States Regulations,	is is not disclosed in Code, § 112, we as § 1.56 which occurred	in the prior U acknowledge	nited S the du	tates applity to disc	ication in the lose material
Prior U.S. Applicati	n(s)		•		•			
09/050,665		_3/30/98		pendir				
(Application Serial No	0.)	(Filing Da	te)	(Status - patent	ed, pending, a	bando	ned)	
08/566,282		12/1/95		patent				
(Application Serial N	0.)	(Filing Da	te)	(Status - patent	ed, pending, a	ibandoi	ned)	

08/571,606		pending
(Application Serial No.)	(Filing Date)	(Status - patented, pending, abandoned)
08/691,852	<u>8/1/96</u>	pending
(Application Serial No.)	(Filing Date)	(Status - patented, pending, abandoned)
08/664,086	6/14/96	pending
(Application Serial No.)	(Filing Date)	(Status - patented, pending, abandoned)

And we hereby appoint James R. Riegel (Reg. No. 36,651) and the law firm of Hickman & Martine, including Paul L. Hickman (Reg. No. 28,516); Peter B. Martine (Reg. No. 32,043); Albert S. Penilla (Reg. No. 39,487); Brian R. Coleman (Reg. No. 39,145); Raymis H. Kim (Reg. No. 39,462); Dawn L. Palmer (Reg. No. 41,238); and Jerry Wei (Reg. No. 43,247) as our principle attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

Send C rrespondence To:

Paul L. Hickman

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Direct Telephone Calls To:

Typrewritten Full Name of

James R. Riegel at telephone number (408) 467-1900

We hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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